

**UNITED STATES DISTRICT COURT**  
for the  
**District of South Carolina**

Daniel Mark Mixson,

*Plaintiff*

v.

City of Charleston; County of Charleston; Jennifer  
Kneece Shealy, Solicitor; Officer Burke; Attorney  
Marco T. Torres; and Dr. Leonard W. Mulbry,

*Defendants*

) Civil Action No. 2:14-cv-00424-DCN

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**JUDGMENT IN A CIVIL ACTION**

The court has ordered that (*check one*):

- the plaintiff (*name*) \_\_\_\_\_ recover from the defendant (*name*) \_\_\_\_\_ the amount of \_\_\_\_\_ dollars (\$\_\_\_\_\_), which includes prejudgment interest at the rate of \_\_\_\_ %, plus postjudgment interest at the rate of \_\_\_\_ %, along with costs.
- the plaintiff recover nothing, the action be dismissed on the merits, and the defendant (*name*) \_\_\_\_\_ recover costs from the plaintiff (*name*) \_\_\_\_\_.
- other: the plaintiff, Daniel Mark Mixson, shall take nothing of the defendants; City of Charleston, County of Charleston, Jennifer Kneece Shealy, Officer Burke, Attorney Marco T. Torres and Dr. Leonard W. Mulbry, from the complaint filed pursuant to 42 U.S.C. § 1983 and this action is dismissed without prejudice.

This action was (*check one*):

- tried by a jury, the Honorable \_\_\_\_\_ presiding, and the jury has rendered a verdict.
- tried by the Honorable \_\_\_\_\_ presiding, without a jury and the above decision was reached.
- decided by the Honorable David C. Norton, United States District Judge, presiding, adopting the Report and Recommendation set forth by the Honorable Paige J. Gossett, United States Magistrate Judge, which dismissed the complaint without prejudice.

Date: June 25, 2014

*ROBIN L. BLUME, CLERK OF COURT*

s/A. Buckingham

*Signature of Clerk or Deputy Clerk*